

DAILY KENTUCKY YEOMAN.

PRINTED AND PUBLISHED BY
S. I. M. MAJOR & CO.,
ST. CLAIR ST., OPPOSITE THE COURT HOUSE

TERMS.

One copy, per annum, in advance. \$1.00
THURSDAY. JANUARY 19, 1860.

DAILY AND WEEKLY YEOMAN.—We will furnish the Daily Yeoman for the remainder of the session at \$1 per copy, and the Weekly for the same time at fifty cents.

Extra copies of the Daily or Weekly can be had on application at the office, or to our reporters in the Senate or House. Price—Daily \$2 per hundred—Weekly \$4.

SONS OF MALTA.

The regular meeting of the *Sons of Malta*, will take place at their room on Main street, over Keenan & Crutcher's book store, this evening, at 6 o'clock. A full attendance is requested.

Visiting members are respectfully invited.

EXHIBITION OF THE BLIND.—Mr. B. M. Patten, Director of the Kentucky School for the Blind, will, by invitation of the House of Representatives, give an exhibition of the attainments of his pupils, in the Hall of the House this evening, commencing at 7 o'clock.

SCHOOL FOR IDIOTIC CHILDREN.

The Governor has recommended in his message to the Legislature, the establishment of a school for the education of idiotic and imbecile children. We suppose there can be no doubt in the mind of any philanthropist of the propriety of founding such an institution, and we shall not at present argue the question. If it were an untried experiment, there might be room for doubt as to its utility; but it has been demonstrated by the experience of other States to be a decided success. With that fact before us, the State cannot hesitate at once to take the necessary steps to kindle and illumine the divine spark which exists even in the idiotic mind. We have been liberal and even profuse in our appropriations to relieve the unfortunate maniac, and to educate the blind and deaf and dumb, and can we hesitate to relieve as far as in our power, lies, a still more, if possible, unfortunate and afflicted class of our population?

The purpose is to consider the question as to the most eligible point for the location of the school in question. We think it should be at Frankfort, the seat of government. It would have been greatly better in our judgment if all our charitable institutions had been located here where they could have been open to the inspection of the State government. The Governor especially, as the head of the State, could have then frequently inspected them in person, and been better able to judge of their management and the propriety of all appropriations asked for their benefit; and this remark applies with almost equal force to the Legislature—their supervision could then have been better exercised and their sympathy more readily invoked whilst improper appropriations could be more readily guarded against. When there were but one or two charitable institutions, committees of the Legislature could readily visit them, but even then the inspection was but for a day or two—a mere superficial supervision—while the mass of the law-makers remained in utter ignorance of the manner in which the institutions were conducted.

An exhibition of a few of the pupils for a single night before the members of the Legislature, cannot afford as full and clear an idea of the management and benefits of such institutions as a personal inspection and visitation by the members themselves would do. Now that we are about to have five charitable institutions, widely scattered, as they are, over the State, it will be next to impossible to have even the hasty examinations heretofore made by committees of the Legislature. Limited, as the sessions are, to sixty days, the general business of the country will not admit of the absence of five committees to visit these institutions throughout the State. All this would have been obviated, had all the institutions in question been located at Frankfort. The next best thing that can be now done, is to take care of the future. Let the institutions hereafter established, be located here, and none of the difficulties we have depicted, will, as to them, exist.

Of the charitable institutions now existing, one is at Lexington, one at Louisville, one at Danville, and one at Hopkinsville. Frankfort has none; but it is not for the benefit of the town especially that we advocate the location of the school for idiots here—it is the paramount interest of the school itself and of the State at large which is to be promoted by such a location. There can be no question that the grounds and buildings can be obtained on as good terms here as elsewhere, and that the accommodations in other respects will be as good. Such being the case, the considerations we have hastily thrown together should determine the location of the school at the seat of government. We have only to add, that whatever site the Legislature may in its wisdom select, we are for the establishment of the school.

THE SHELBY RAILROAD.—This branch of the Louisville and Frankfort Railroad will cost, when completed, \$400,000. Over \$100,000 of work is already done, and its President is working with renewed vigor, now that the Louisville, Frankfort and Lexington Railroad has proposed to aid in its construction. A new subscription of \$100,000 is being raised in Shelby county.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

SHOTWELL & SON, Bullock, Woodford; Barker & Barker, Louisville; Grant, Louisville; Fregnon v. Stearns, Bourbon; Holiday et al. v. Hutchinson et al., Bourbon; Kirby et al. v. Clegg, Bourbon; Proctor & Bro. v. Cunningham, Bourbon; submitted on briefs.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

EDWARD GARLAND, Esq., of Louisville, and R. T. TAYLOR, Esq., of Paris, were admitted attorneys in Batterton's adm'r v. Barker, Bourbon; additional case filed by consent.

DAILY KENTUCKY YEOMAN.

KENTUCKY LEGISLATURE.

IN SENATE.

WEDNESDAY, Jan. 18, 1860.

[Correction.—In our report of Tuesday's proceedings, we made Mr. Whitaker ask leave to introduce a bill for the benefit of F. Wright, a f. m. c. We should have written, "F. Wright, executor of a f. m. c."—*Reporter*.]

Senate met at 10 o'clock, A. M., and was opened with prayer by Rev. Mr. LANCASTER, of the Catholic Church.

The Journal was read by the Clerk.

A RESOLUTION.

Mr. FISK offered a resolution fixing the time of meeting of the Senate at 1½ o'clock, A. M., and the time for adjournment at 1½ P. M.

Mr. WALTON moved to amend by striking out ½ and inserting 10, and striking out ½ and inserting 2 o'clock. Rejected.

The original motion was then adopted.

A COMMUNICATION.

The SPEAKER laid before the Senate a communication from the proprietors of the Louisville, Memphis, and New Orleans Mail Boat line, inviting the Legislature to a steamboat excursion.

Mr. ALEXANDER offered a resolution declining the invitation.

Mr. GLENN moved that the communication and resolution be referred to the committee on Federal Relations.

Mr. WALKER amended the motion by instructing the committee to report at 10½ o'clock in the morning. Adopted.

The motion, as amended, was then adopted.

MESSAGE FROM THE HOUSE.

Mr. BURNAM, a member of the House, reported, by its title, an act passed by the House, to incorporate Christ Church, in the city of Louisville.

PRIVILEGED MOTION.

Mr. RHEA moved to reconsider the vote by which the bill to amend the charter of the Franklin Savings Institution was rejected.

REMONSTRANCE.

Mr. PRALL—a remonstrance from sundry citizens of Sharpburg, Bath county. Propositions and Grievances.

Mr. GRUNDY—Petition of sundry citizens of Washington county. County Courts.

Mr. DAVIDSON—Petition of sundry citizens of Morgan county. Propositions and Grievances.

Mr. RUST—Petition of sundry citizens of Carter county. Finance.

MOTION TO SUSPEND RULES.

Mr. ANDREWS moved to suspend the rules, in order to allow the Judiciary committee to report a bill.

PETITIONS, &c.

Mr. MCGRAYER—A petition of sundry citizens of Anderson county. Propositions and Grievances.

Mr. GRUNDY—Petition of sundry citizens of Washington county. County Courts.

Mr. DAVIDSON—Petition of sundry citizens of Morgan county. Propositions and Grievances.

Mr. RUST—Petition of sundry citizens of Carter county. Finance.

MOTION TO SUSPEND RENEWED.

Mr. WALKER renewed the motion of Mr. Andrews to suspend the rules, in order to allow the Judiciary committee to report a bill. Adopted.

BILL PASSED.

Mr. ANDREWS, from the Judiciary committee—A bill to renew and further amend the act incorporating the Louisville Water Works.

Mr. PENNEBAKER offered an additional section. A voted.

The bill as amended was passed.

MESSAGE FROM THE HOUSE.

The Clerk of the House reported, by their titles, the several bills passed by the House, in which they ask the concurrence of the Senate.

MOTION TO SUSPEND RULES.

Mr. DARNABY moved to suspend the rules in order to take up a House bill reported this morning. Adopted.

HOUSE BILL PASSED.

An act to incorporate Christ Church, in the city of Lexington. Passed.

REPORTS FROM COMMITTEE ON RELIGION.

Mr. IRVAN—An act to incorporate Kentucky Tribe, No. 4, Improved Order of Red Men—Passed.

Same—An act to authorize Sidney K. Lucas to solemnize the rites of matrimony in Crittenden county. Passed.

A RESOLUTION.

Mr. WALTON offered the following:

Resolved, That all the special orders now before the Senate be discharged, and fall into the orders of the day. Adopted.

REPORTS FROM STANDING COMMITTEES.

Mr. IRVAN—Religion—An act to incorporate the Blue Spring Baptist Church, in Barren county. Passed.

Mr. TAYLOR—Internal Improvement—An amended House bill, an act to incorporate the Louisville and Portland Railroad.

Same—A House bill, entitled an act to amend the act incorporating the Richmond and Big Hill turnpike road company. Passed.

Same—A House bill, an act to incorporate the Hopewell, Bethlehem, and Clintonville turnpike road company. Passed.

Same—A House bill, an act to incorporate the Winchester and Red River Iron Works turnpike company. Passed.

Mr. WALTON—House bill, an act to authorize the Calhoun County Court to change State road. Passed.

Same—House bill, an act to amend an act entitled, an act to incorporate certain turnpike companies in Montgomery county. Passed.

Same—An act to incorporate the Taylor's Mill turnpike road company, in Mason county. Passed.

A RESOLUTION.

Mr. WALTON offered the following:

Resolved, That all the special orders now before the Senate be discharged, and fall into the orders of the day. Adopted.

REPORTS FROM STANDING COMMITTEES.

Mr. IRVAN—Religion—An act to incorporate the Blue Spring Baptist Church, in Barren county. Passed.

Mr. TAYLOR—Internal Improvement—An amended House bill, an act to incorporate the Louisville and Portland Railroad.

Same—A House bill, entitled an act to amend the act incorporating the Richmond and Big Hill turnpike road company. Passed.

Same—A House bill, an act to incorporate the Hopewell, Bethlehem, and Clintonville turnpike road company. Passed.

Same—A House bill, an act to incorporate the Winchester and Red River Iron Works turnpike company. Passed.

Mr. WALTON—House bill, an act to authorize the Calhoun County Court to change State road. Passed.

Same—House bill, an act to amend an act entitled, an act to incorporate certain turnpike companies in Montgomery county. Passed.

Mr. FISK moved to amend by striking out the section, which relinquishes the stock of the State in said road.

Mr. READ moved to recommit the bill, as amended, to the committee on Internal Improvement, with instructions to prepare a section providing for the sale of the road. Adopted.

Same—An act to amend the charter of the Clark's Run and — turnpike road company. Pending which the hour arrived for taking up the orders of the day.

Mr. MCKEE moved that the orders of the day be suspended, in order to allow the committees an opportunity to finish their reports. Rejected.

ORDERS OF THE DAY.

An act to amend the charter of the Commercial Bank of Kentucky, with power to establish two additional branches.

The question was upon the amendment of Mr. Taylor.

[Allowing the State to take \$450,000 of the increased stock.]

After considerable discussion between Messrs: Johnson, Andrews, Rust, Grover, Grundy, Fisk, Marshall, and Dehaven,

Mr. GIBSON moved the previous question.

Mr. GROVER offered an amendment to the amendment of Mr. Taylor, reserving to the State the right, at any time within two years, to take \$450,000 of the increased stock of the bank.

The hour of adjournment having arrived, the Senate then adjourned.

HOUSE OF REPRESENTATIVES.

WEDNESDAY, Jan. 18, 1860.

The House was opened with prayer at 10 o'clock, by the Rev. Mr. NORTON, of the Episcopal Church.

The Journal of yesterday was read and approved.

COMMUNICATION FROM THE AUDITOR.

The SPEAKER laid before the House a communication from the Auditor, reporting what Justices of the Peace in Louisville and Jefferson county report tax upon suits in law and equity in their respective courts, and the number of suits upon which tax has been paid. Referred to committee on Claims.

PETITIONS.

Were presented by Messrs. LACEY, W. JOHN-SON (2), LYNE (2), LACKEY (2), RATCLIFF, CLEVELAND, LUTTRELL, and RODMAN, and appropriately referred.

LEAVE TO REPORT BILLS.

Mr. GANAWAY—An act for the benefit of Joseph Allen, of Bracken county. Passed.

Mr. BURNAM—An act to incorporate Christ Church in Lexington. Passed.

Mr. GRIFFIN—An act changing the boundaries of the town of Somerset. Passed.

RECONSIDERATION.

Mr. FINN moved to reconsider the vote by which the House refused to accept the invitations to visit the city of Louisville and take an excursion on Capt. Shirly's steamer to Cincinnati.

Mr. FINN moved to amend by striking out the word "Cincinnati." Adopted.

And the resolution as amended was then passed.

LEAVE TO VISIT LOUISVILLE.

The resolutions excepting invitations to visit Louisville and Cincinnati were then taken up.

Mr. MELROY moved to amend by striking out the word "Cincinnati." Adopted.

And the resolution as amended was then passed.

LEAVE TO BRING IN A BILL.

Mr. DUNLAP—An act to incorporate the Wil- liamstown Academy.

LEAVE TO REPORT A BILL.

Mr. RATCLIFF—An act to incorporate the Crystal Brook Cave Company. Passed

SPECIAL ORDER OF THE DAY.

The House resolved itself into a committee of the Whole—Mr. Goodloe in the chair—to take into consideration

An act to repeal the law to prohibit the importation of slaves into this Commonwealth.

The bill repeals article second of chapter XCIII, of the Revised Statutes, except the first section of said article.

The question was upon the amendment offered by Mr. Leach.

The amendment is as follows:

"That so much of the first section of the article and chapter aforesaid of the Revised Statutes, as prohibits the importation of slaves which have been imported from a foreign country since the first day of January, 1808, or which may be hereafter imported from such country, be, and the same is hereby enacted."

Messrs. MELROY, HUSBANDS, FINN, and EWING opposed the amendment, and advocated the passage of the original bill.

Mr. LEACH advocated his amendment.

Mr. GREEN—An act to incorporate the Litchfield Lodge, No. 236, of Ancient York Masons. Passed.

Same—An act for the benefit of John C. Morton, Clerk of the Ohio Circuit Court. Passed.

Mr. D. P. WHITE—An act to incorporate Wm. B. Allen Lodge, No. 265, Free and Accepted Masons. Passed.

Mr. HINES—An act to incorporate the Bowing and Trinity Church Turnpike Company. Passed.

Mr. W. L. NEAL—An act further regulating the duties of the Trustees of the town of Richmond. Passed.

Mr. BURBRIDGE—An act to amend the charter of the Paris and Clifton Turnpike Company. Passed.

Mr. THOMPSON—An act to amend the charter of the Winchester and — Turnpike Company. Passed.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

SPECIAL LEAVE TO REPORT BILLS.

Mr. BURBRIDGE—An act to amend the charter of the Paris and Clifton Turnpike Company. Passed.

Mr. THOMPSON—An act to amend the charter of the Winchester and — Turnpike Company. Passed.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. BROWN asked and obtained leave to present his vote on the bill to repeal the act to prohibit the importation of slaves. He voted for the bill.

Mr. B

